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**From:** Suarez, Mark [Suarez.Mark@epa.gov]  
**Sent:** 11/16/2020 8:44:14 PM  
**To:** Donovan, William [donovan.william@epa.gov]  
**Subject:** RE: Aldicarb

Thank you, Will.

Based on that information, I take it that the proposed domestic orange use really is driving the exceedance.  
Mark

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**From:** Donovan, William <donovan.william@epa.gov>  
**Sent:** Monday, November 16, 2020 2:40 PM  
**To:** Suarez, Mark <Suarez.Mark@epa.gov>  
**Subject:** RE: Aldicarb

Hi Mark,

This was done in 2017 for registration review. For orange and OJ we used 3% and 20%, respectively, to account for imports but assuming no domestic uses on citrus. The resulting risk was equivalent to 74% aPAD (children 1-2 years old).

Will

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**From:** Suarez, Mark <Suarez.Mark@epa.gov>  
**Sent:** Monday, November 16, 2020 1:44 PM  
**To:** Donovan, William <donovan.william@epa.gov>  
**Subject:** Aldicarb

Will,  
Out of curiosity, did you run the numbers without orange juice and oranges? I'm wondering if we know how full the risk cup is without the new uses.

Thanks,  
Mark

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